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GOVERNMENT OF ODISHA

**WORKS DEPARTMENT**

RESOLUTION

The 29th May 2015

**SUBJECT—**Working procedure for execution of works under different Construction Corporations in the State.

In continuation of this Department Resolution No. 9133, dated the 6th September 2012, after careful consideration, Government have been pleased to make following modifications in the working procedure, in respect of the works to be executed through the Public Sector Undertakings (PSU) Construction Corporation in the State.

1. Mechanical works shall be awarded to Corporations to execute Departmentally on negotiation basis through offers to be submitted by the Corporation basing on assessment of market rates, scrutiny by Project Level Technical Committee, recommendation by Tender Committee and approval by Government with overhead charges @ 10%.
2. For specialized nature of civil structures, i.e. Dams and its appurtenants, barrages, spillways, tunnels, syphonous, aqueducts, canals, etc., the requisitioning authorities of Department shall request the Corporation for preparation of DPRs along with detailed survey, investigations, design and drawings of civil works. After finalization and approval of DPRs, the requisitioning authorities shall request the Corporation for execution of the works. However, the Corporation shall bear the cost of survey, investigation, design, drawing and preparation of estimates out of overhead charges paid to them, i.e @ 10% of the project cost.
3. The officers of the Corporations are to be assisted by the concerned Divisions during execution and measurement and will also be responsible for the quality and quantity of works if the agreement terms and conditions so prescribe. But, it may be adopted on case to case basis on the request of the Corporation to the requisitioning authorities.

4. Execution of deviated/extra items shall be approved by requisitioning authorities.
5. Overhead charges will be considered for payment along with work advance and submission of Utilization Certificates.
6. Agreements will be signed between requisitioning authorities and Corporation after award of works.
7. The requisitioning authorities will bear the cost overrun/cost escalation due to delays for reasons not attributable to the Corporation, such as natural calamities, legal litigations and hindrances at site. However, the Corporation will ensure, while selecting the executing agencies that the works do not hamper for non-performance of the executing agencies.
8. The time schedules may be decided by the requisitioning authorities in consultation with the Corporation, while drawing the agreements.
9. The extension of time may be granted by the Corporation with approval of requisitioning authorities.
10. The requisitioning authorities may issue credentials/work completion certificates to the Corporation and executing agencies jointly.
11. The Corporation will go for limited open tenders among enlisted job-workers/contractors. However, the list of job-workers/contractors maintained by the Corporations should be updated every year through open avertisements in a transparent way.

This shall come into force from the date of its publication in the extraordinary Gazette.

By order of Governor  
N. K. PRADHAN  
EIC-*cum*-Secretary to Government